IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

BIAX CORPORATION,))) Case No.: 2-05 CV-184 (TJW)
Plaintiff/ Counterclaim Defendant, v.	O Case No.: 2-03 CV-164 (13 W) NOTICE OF NONPARTY DISCOVERY O
INTEL CORPORATION,))
Defendant/Counterclaimant.))
and)	
ANALOG DEVICES, INC.,	
Defendant/Counterclaimant.)	,

PLEASE TAKE NOTICE that, pursuant to Rule 45(a) of the Federal Rules of Civil Procedure, subpoenas (copies of which are attached hereto) have been, or will be, issued by Defendant Intel Corporation ("Intel") directing the following nonparty witnesses to produce documents at the time and place indicated in the subpoenas:

- Gary Boone
 557 Vista Grande Drive
 Colorado Springs, CO 80906
- MicroMethods
 557 Vista Grande Drive
 Colorado Springs, CO 80906
- Joseph McAlexander
 McAlexander Sound, Inc.
 365 N. Maxwell Creek Road
 Murphy, TX 75094

- Christopher B. Brooks
 2948 7th Street
 Boulder, Colorado 80304
- 5. Frederick G. Gluck 2845 Links Drive Boulder, Colorado 80301
- 6. Raymond Livingstone6 Sheldrake LanePalm Beach Gardens, Florida 33418
- 7. Scott Livingstone 2452 Briarwood Drive Boulder, Colorado 80305
- 8. Gordon E. Morrison
 7417 N. Park Avenue
 Gladstone, Missouri 64118

Dated: May 25, 2006

Respectfully submitted,

/s/ Eric H. Findlay

Eric Findlay Ramey & Flock PC 100 E. Ferguson, Suite 500 Tyler, TX 75702-0629 Tel. (903) 510-5213

Harry Lee Gillam, Jr., Attorney In Charge Gillam & Smith LLP 110 S. Bolivar, Suite 204 Marshall, TX 75670 Tel. (903) 934-8450

OF COUNSEL:

Chris R. Ottenweller G. Hopkins Guy III Orrick, Herrington & Sutcliffe LLP 1000 Marsh Road Menlo Park, CA 94025 Tel. (650) 614-7400

Lisa C. Ward Orrick, Herrington & Sutcliffe LLP 4 Park Plaza Irvine, CA 92614-2558 Tel. (949) 567-6700

Alex V. Chachkes Orrick, Herrington & Sutcliffe LLP 666 Fifth Avenue New York, New York 10103-0001 Tel. (212) 506-5000

Attorneys for Intel Corporation

CERTIFICATE OF SERVICE

This will confirm that a true and correct copy of the foregoing "NOTICE OF NONPARTY DISCOVERY" was served on parties via electronic mail on May 25, 2006:

/s/ Eric H. Findlay
Eric H. Findlay

A∩	88 7	Rev 1.	/94\	Subnoena	in a	Civil	Care

Issued by the

UNITED ST	TATES DISTRICT	COURT
Eastern	DISTRICT OF	Texas
BIAX CORPORATION V.	SUBPO	DENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Case N	umber: 1 2:05-cv-184 (TJW)
TO: Gary Boone 557 Vista Grande Drive Colorado Springs, Colorado 80906	,	
☐ YOU ARE COMMANDED to appear in the Untestify in the above case.	nited States District court at	the place, date, and time specified below to
PLACE OF TESTIMONY		COURTROOM
Note that the property of the contract of the same property of the contract of the same of	and the second s	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	ce, date, and time specified b	pelow to testify at the taking of a deposition
PLACE OF DEPOSITION	·	DATE AND TIME
YOU ARE COMMANDED to produce and perm place, date, and time specified below (list docum See Exhibit A	nit inspection and copying on ents or objects):	f the following documents or objects at the
PLACE Ramey & Flock		DATE AND TIME
100 East Ferguson Suite 500, Tyler, Texas 75		6/12/2006 5:00 pm
☐ YOU ARE COMMANDED to permit inspection	of the following premises	at the date and time specified below.
PREMISES		DATE AND TIME
Any organization not a party to this suit that is subpoer lirectors, or managing agents, or other persons who consente matters on which the person will testify. Federal Rules	nt to testify on its behalf, and its of Civil Procedure, 30(b)(6).	may set forth, for each person designated,
SSUING OF ICER'S LIGHTAURE AND THEE (INDICATE IF ATTO	ORNEY FOR PLAINTIFF OR DEFE	May 22, 2006
SSUING OFFICER'S NAME ADDRESS AND PHONE NUMBER Fric H. Findlay, Esq. Ramey & Flock, 100 East Ferguson Suite 500, Tyler,	Texas 75702: Phono (002)	*
	s of Civil Procedure, Parts C & D on next p	

¹ If action is pending in district other than district of issuance, state district under case number.

EXHIBIT

	PRO	OF OF SERVICE	
	DATE	PLACE	
SERVED	5-25-06		
SERVED ON (PRINT NAM	ſE)	MANNER OF SERVICE	
Edward No	aidich	e-mail	
SERVED BY (PRINT NAM	E)	TITLE	
NicoleTE	iom	Paralegal	
	DECLAR	ATION OF SERVER	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

<u>5-25-06</u>

heate som

100 t. Fevguson, E

Tyler, Tx 75702

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf, including without limitation, Morrison Computer Corporation, MCC Development Ltd., Gordon E. Morrison, Raymond S. Livingstone, Jr., Scott Livingstone, RMC Management, Richard Robinson, Esq., MicroMethods, Gary Boone and Ireland Stapleton Pryor & Pascoe PC.
 - 2. As used herein, "the BIAX Patents" shall mean:
 - U.S. Patent No. 4,847,755;
 - U.S. Patent No. 5,021,945;
 - U.S. Patent No. 5,517,628; and
 - U.S. Patent No. 6,253,313.
- 3. "BIAX's Technology" shall mean any parallel processing technology, supercomputer architecture, or other technology or architecture developed, claimed, owned, licensed, or marketed by BIAX at any time, including, without limitation, the technology disclosed in the BIAX Patents, the Transdimensional Computer Architecture ("TDA"), and the Totally Optimizing Link Loader ("TOLL") software.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or

records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts, financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. As used herein, the terms "relating to" and "concerning" shall mean relating to, referring to, comprising, reflecting, describing, discussing, concerning, regarding, involving, identified by, tending to prove or disprove and/or bearing on in any way, using for each request whichever definition makes the request the most inclusive.
- 6. As used herein, "and" and "or" shall be construed either disjunctively or conjunctively, so as to acquire the broadest meaning possible.
- 7. As used herein, "any" and "all" shall each mean "each and every," so as to acquire the broadest meaning possible.
- 8. As used herein, the singular of any word shall include the plural, and the plural shall include the singular.

- 9. As used herein, the use of a verb in any tense shall be construed as the use of that verb in all other tenses.
- 10. As used herein, "include" and "including" shall be construed to mean "without limitation," so as to acquire the broadest meaning possible.
- 11. The document requests herein shall be deemed continuing, and it is requested that supplemental responses and production be provided as additional information or documents become available, in accordance with Federal Rule of Civil Procedure 26(e).

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

1. All documents and things concerning, relating, or referring to BIAX, BIAX's Technology, or any of the BIAX Patents.

- 2. All documents and things sent to or received from Raymond S. Livingstone or Scott Livingstone including, without limitation, correspondence, memoranda, analyses, letters, emails, notes, presentations, proposals, and memoranda concerning, relating or referring to BIAX, BIAX's Technology, or the BIAX Patents.
- 3. All documents and things concerning, relating; or referring to the actual or potential infringement of any of the BIAX Patents by products manufactured and/or sold by International Business Machines Corporation ("IBM"), Intel Corporation ("Intel"), Apple Computer, Inc. ("Apple"), Motorola Inc. ("Motorola"), Philips Electronics North America Corporation ("Philips"), Samsung Corporation ("Samsung"), Advanced Micro Devices, Inc. ("AMD"), Sony Corporation ("Sony"), or any other entities.
- 4. All documents and things concerning, relating, or referring to any proposed or actual license or sale of any of the BIAX Patents to any person or entity including, without limitation, Philips, Samsung, AMD and Sony.
- 5. All documents and things concerning, relating, or referring to any actual or proposed arrangements for funding, financing, or investing in BIAX by any person or entity.
- 6. All documents and things sent to or received from or BIAX on behalf of BIAX, including, without limitation, correspondence, memoranda, analyses, prior art, agreements, licenses, draft licenses, proposals, offers to license, letters of intent, nondisclosure agreements, and patent opinions.
- 7. All documents and things concerning, relating, or referring to the BIAX Patents, including, without limitation, opinions obtained or generated by or on behalf of BIAX or any other person or entity, final or draft license agreements, letters of intent, correspondence, prior art, search reports, studies, memoranda, analyses, and notes.

- 8. All documents and things concerning, relating, or referring to actual or proposed BIAX patent applications and/or patent claims, including, but not limited to, prior art, draft applications, proposed claims, memoranda, correspondence, analyses, studies, disclosures, proposals, license agreements, letters of intent, draft licenses, negotiations, notes, and opinions.
- 9. All documents and things requested by or produced to any other party in connection with this litigation.
- 10. All documents and things produced to any party in connection with BIAX

 Corporation v. Apple Computer, Inc., International Business Machines Corporation, and

 Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of

 Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems,

 Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the

 United States International Trade Commission, Washington, D.C.

SAO88 (Rev. 1/94) Subpoena in a Civil Case

Issued by the UNITED STATES DISTRICT COURT

United Sta	ATES DISTRICT	COURT
Eastern	DISTRICT OF	Texas
BIAX CORPORATION V.	SUBP	OENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Case N	umber:1 2:05-cv-184 (TJW)
TO: MicroMedhods 557 Vista Grande Drive Colorado Springs, Colorado 80906		
☐ YOU ARE COMMANDED to appear in the Unitestify in the above case.	ited States District court at	the place, date, and time specified below t
PLACE OF TESTIMONY		COURTROOM
	and the second control of the second control	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	e, date, and time specified l	below to testify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
✓ YOU ARE COMMANDED to produce and permiplace, date, and time specified below (list docum See Exhibit A		f the following documents or objects at the
LACE Ramey & Flock	<u> </u>	DATE AND TIME
100 East Ferguson Suite 500, Tyler, Texas 757	02	6/12/2006 5:00 pm
YOU ARE COMMANDED to permit inspection	of the following premises	at the date and time specified below.
REMISES		DATE AND TIME
Any organization not a party to this suit that is subpoend rectors, or managing agents, or other persons who consen e matters on which the person will testify. Federal Rules SUING OFFICER'S SIGNATURE AND PITLE (INDICATE IF ATTO	t to testify on its behalf, and of Civil Procedure, 30(b)(6).	may set forth, for each person designated,
SUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER		May 22, 2006
ric H. Findlay, Esq.		<i>,</i>
amey & Flock, 100 East Ferguson Suite 500, Tyler,		
(See Rule 45, Federal Rules	of Civil Procedure, Parts C & D on next	page)

¹ If action is pending in district other than district of issuance, state district under case number.

EXHIBIT

2

	PRO	OF OF SERVICE	
	DATE	PLACE	
SERVED	5-25-06		
SERVED ON (PRINT NA	ME)	MANNER OF SERVICE	··
Edward No	idich	e-mail	
SERVED BY (PRINT NA	ME)	TITLE	
NicoleI	80M	Paralegal	
	DECLAR	ATION OF SERVER	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

<u>5.05-06</u>

SIGNATURE OF SERVER SOM

ADDRESS OF SERVER

THU TV 15702

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf, including without limitation, Morrison Computer Corporation, MCC Development Ltd., Gordon E. Morrison, Raymond S. Livingstone, Jr., Scott Livingstone, RMC Management, Richard Robinson, Esq., MicroMethods, Gary Boone and Ireland Stapleton Pryor & Pascoe PC.
 - 2. As used herein, "the BIAX Patents" shall mean:
 - U.S. Patent No. 4,847,755;
 - U.S. Patent No. 5,021,945;
 - U.S. Patent No. 5,517,628; and
 - U.S. Patent No. 6,253,313.
- 3. "BIAX's Technology" shall mean any parallel processing technology, supercomputer architecture, or other technology or architecture developed, claimed, owned, licensed, or marketed by BIAX at any time, including, without limitation, the technology disclosed in the BIAX Patents, the Transdimensional Computer Architecture ("TDA"), and the Totally Optimizing Link Loader ("TOLL") software.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or

records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts, financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. As used herein, the terms "relating to" and "concerning" shall mean relating to, referring to, comprising, reflecting, describing, discussing, concerning, regarding, involving, identified by, tending to prove or disprove and/or bearing on in any way, using for each request whichever definition makes the request the most inclusive.
- 6. As used herein, "and" and "or" shall be construed either disjunctively or conjunctively, so as to acquire the broadest meaning possible.
- 7. As used herein, "any" and "all" shall each mean "each and every," so as to acquire the broadest meaning possible.
- 8. As used herein, the singular of any word shall include the plural, and the plural shall include the singular.

- 9. As used herein, the use of a verb in any tense shall be construed as the use of that verb in all other tenses.
- 10. As used herein, "include" and "including" shall be construed to mean "without limitation," so as to acquire the broadest meaning possible.
- 11. The document requests herein shall be deemed continuing, and it is requested that supplemental responses and production be provided as additional information or documents become available, in accordance with Federal Rule of Civil Procedure 26(e).

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

1. All documents and things concerning, relating, or referring to BIAX, BIAX's Technology, or any of the BIAX Patents.

- 2. All documents and things sent to or received from Raymond S. Livingstone or Scott Livingstone including, without limitation, correspondence, memoranda, analyses, letters, emails, notes, presentations, proposals, and memoranda concerning, relating or referring to BIAX, BIAX's Technology, or the BIAX Patents.
- 3. All documents and things concerning, relating; or referring to the actual or potential infringement of any of the BIAX Patents by products manufactured and/or sold by International Business Machines Corporation ("IBM"), Intel Corporation ("Intel"), Apple Computer, Inc. ("Apple"), Motorola Inc.("Motorola"), Philips Electronics North America Corporation ("Philips"), Samsung Corporation ("Samsung"), Advanced Micro Devices, Inc. ("AMD"), Sony Corporation ("Sony"), or any other entities.
- 4. All documents and things concerning, relating, or referring to any proposed or actual license or sale of any of the BIAX Patents to any person or entity including, without limitation, Philips, Samsung, AMD and Sony.
- 5. All documents and things concerning, relating, or referring to any actual or proposed arrangements for funding, financing, or investing in BIAX by any person or entity.
- 6. All documents and things sent to or received from or BIAX on behalf of BIAX, including, without limitation, correspondence, memoranda, analyses, prior art, agreements, licenses, draft licenses, proposals, offers to license, letters of intent, nondisclosure agreements, and patent opinions.
- 7. All documents and things concerning, relating, or referring to the BIAX Patents, including, without limitation, opinions obtained or generated by or on behalf of BIAX or any other person or entity, final or draft license agreements, letters of intent, correspondence, prior art, search reports, studies, memoranda, analyses, and notes.

- 8. All documents and things concerning, relating, or referring to actual or proposed BIAX patent applications and/or patent claims, including, but not limited to, prior art, draft applications, proposed claims, memoranda, correspondence, analyses, studies, disclosures, proposals, license agreements, letters of intent, draft licenses, negotiations, notes, and opinions.
- 9. All documents and things requested by or produced to any other party in connection with this litigation.
- 10. All documents and things produced to any party in connection with BIAX

 Corporation v. Apple Computer, Inc., International Business Machines Corporation, and

 Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of

 Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems,

 Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the

 United States International Trade Commission, Washington, D.C.

NAO88 (Rev. 1/94) Subpoena in a Civil Case

Issued by the UNITED STATES DISTRICT COURT

United St.	ATES DISTRICT	COURT
EASTERN	DISTRICT OF	TEXAS
BIAX CORPORATION V.	SUBPO	OENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Case N	umber: 1 2:05-cv-184 (TJW)
TO: Joseph McAlexander McAlexander Sound, Inc. 395 No. Maxwell Creek Road Murphy, Texas 75094 ☐ YOU ARE COMMANDED to appear in the Un testify in the above case.	ited States District court at	the place, date, and time specified below
PLACE OF TESTIMONY		COURTROOM
	garan ka ka shaqaran qarah oo caayay garannan oo oo dha ka qaran o	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	e, date, and time specified	below to testify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
▼ YOU ARE COMMANDED to produce and perm place, date, and time specified below (list document of the specified below) See Exhibit A Ramey & Flock 100 East Ferguson Suite 500, Tyler, Texas 757 Total Produce and perm place	nents or objects):	DATE AND TIME 6/12/2006 5:00 pm
YOU ARE COMMANDED to permit inspection		
REMISES		DATE AND TIME
Any organization not a party to this suit that is subpoent rectors, or managing agents, or other persons who conserve matters on which the person will testify. Federal Rules SUING OFFICER'S SIGNATURE AND SITUE (INDICATE IF ATTO	nt to testify on its behalf, and of Civil Procedure, 30(b)(6)	may set forth, for each person designated, . ENDANT) DATE
SUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER ric H. Findlay, Esq. amey & Flock, 100 East Ferguson Suite 500, Tyler,	Texas. 75702: Phone (903	May 22, 2006
	s of Civil Procedure, Parts C & D on next	

¹ If action is pending in district other than district of issuance, state district under case number.

EXHIBIT

Signal Signal

	PROOF OF SERVICE	
DATE	PLACE	
served 5-25-06		
SERVED ON (PRINT NAME)	MANNER OF SERVICE	
Edward Naidich	e-mail	
SERVED BY (PRINT NAME)	TITLE	
Nicole Isom	Paralegal	
DEC	CLARATION OF SERVER	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

<u>5-25-06</u>

Needle Bon

SIGNATURE OF SERVER

OOF, FLYGUADW, St. 50

Tylu, TX M570Z

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- ${\rm (i)} \quad {\rm requires} \ {\rm disclosure} \ {\rm of} \ {\rm a} \ {\rm trade} \ {\rm secret} \ {\rm or} \ {\rm other} \ {\rm confidential} \ {\rm research}, \ {\rm development}, \ {\rm or} \ {\rm commercial} \ {\rm information}, \ {\rm or} \ {\rm o$
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf, including without limitation, Morrison Computer Corporation, MCC Development Ltd., Gordon E. Morrison, Raymond S. Livingstone, Jr., Scott Livingstone, RMC Management, Richard Robinson, Esq., MicroMethods, Gary Boone and Ireland Stapleton Pryor & Pascoe PC.
 - 2. As used herein, "the BIAX Patents" shall mean:
 - U.S. Patent No. 4,847,755;
 - U.S. Patent No. 5,021,945;
 - U.S. Patent No. 5,517,628; and
 - U.S. Patent No. 6,253,313.
- 3. "BIAX's Technology" shall mean any parallel processing technology, supercomputer architecture, or other technology or architecture developed, claimed, owned, licensed, or marketed by BIAX at any time, including, without limitation, the technology disclosed in the BIAX Patents, the Transdimensional Computer Architecture ("TDA"), and the Totally Optimizing Link Loader ("TOLL") software.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or

records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts, financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. As used herein, the terms "relating to" and "concerning" shall mean relating to, referring to, comprising, reflecting, describing, discussing, concerning, regarding, involving, identified by, tending to prove or disprove and/or bearing on in any way, using for each request whichever definition makes the request the most inclusive.
- 6. As used herein, "and" and "or" shall be construed either disjunctively or conjunctively, so as to acquire the broadest meaning possible.
- 7. As used herein, "any" and "all" shall each mean "each and every," so as to acquire the broadest meaning possible.
- 8. As used herein, the singular of any word shall include the plural, and the plural shall include the singular.

- 9. As used herein, the use of a verb in any tense shall be construed as the use of that verb in all other tenses.
- 10. As used herein, "include" and "including" shall be construed to mean "without limitation," so as to acquire the broadest meaning possible.
- 11. The document requests herein shall be deemed continuing, and it is requested that supplemental responses and production be provided as additional information or documents become available, in accordance with Federal Rule of Civil Procedure 26(e).

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

1. All documents and things concerning, relating, or referring to BIAX, BIAX's Technology, or any of the BIAX Patents.

- 2. All documents and things sent to or received from Raymond S. Livingstone or Scott Livingstone including, without limitation, correspondence, memoranda, analyses, letters, emails, notes, presentations, proposals, and memoranda concerning, relating or referring to BIAX, BIAX's Technology, or the BIAX Patents.
- 3. All documents and things concerning, relating; or referring to the actual or potential infringement of any of the BIAX Patents by products manufactured and/or sold by International Business Machines Corporation ("IBM"), Intel Corporation ("Intel"), Apple Computer, Inc. ("Apple"), Motorola Inc. ("Motorola"), Philips Electronics North America Corporation ("Philips"), Samsung Corporation ("Samsung"), Advanced Micro Devices, Inc. ("AMD"), Sony Corporation ("Sony"), or any other entities.
- 4. All documents and things concerning, relating, or referring to any proposed or actual license or sale of any of the BIAX Patents to any person or entity including, without limitation, Philips, Samsung, AMD and Sony.
- 5. All documents and things concerning, relating, or referring to any actual or proposed arrangements for funding, financing, or investing in BIAX by any person or entity.
- 6. All documents and things sent to or received from or BIAX on behalf of BIAX, including, without limitation, correspondence, memoranda, analyses, prior art, agreements, licenses, draft licenses, proposals, offers to license, letters of intent, nondisclosure agreements, and patent opinions.
- 7. All documents and things concerning, relating, or referring to the BIAX Patents, including, without limitation, opinions obtained or generated by or on behalf of BIAX or any other person or entity, final or draft license agreements, letters of intent, correspondence, prior art, search reports, studies, memoranda, analyses, and notes.

- 8. All documents and things concerning, relating, or referring to actual or proposed BIAX patent applications and/or patent claims, including, but not limited to, prior art, draft applications, proposed claims, memoranda, correspondence, analyses, studies, disclosures, proposals, license agreements, letters of intent, draft licenses, negotiations, notes, and opinions.
- 9. All documents and things requested by or produced to any other party in connection with this litigation.
- 10. All documents and things produced to any party in connection with BIAX

 Corporation v. Apple Computer, Inc., International Business Machines Corporation, and

 Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of

 Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems,

 Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the

 United States International Trade Commission, Washington, D.C.

	Issued by the	
United Sta	•	ICT COURT
Eastern = Eastern	DISTRICT OF	Texas
BIAX CORPORATION V.	SI	UBPOENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Ca	use Number: ¹ 2:05-cv-184 (TJW)
TO: Christopher B. Brooks 2948 7th Street Boulder, Colorado 80304		
☐ YOU ARE COMMANDED to appear in the Unit testify in the above case.	ed States District co	urt at the place, date, and time specified below
PLACE OF TESTIMONY		COURTROOM
	and attached a fact of the specific flower area.	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	, date, and time spec	ified below to testify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
YOU ARE COMMANDED to produce and permit place, date, and time specified below (list docume See Exhibit A		ving of the following documents or objects at the
PLACE Ramey & Flock 100 East Ferguson Suite 500, Tyler, Texas 7570)2	DATE AND TIME 6/12/2006 5:00 pm
☐ YOU ARE COMMANDED to permit inspection of	of the following pren	nises at the date and time specified below.
PREMISES		DATE AND TIME
Any organization not a party to this suit that is subpoenal lirectors, or managing agents, or other persons who consent he matters on which the person will testify. Federal Rules of	to testify on its behal	f, and may set forth, for each person designated,
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTOR	RNEY FOR PLAINTIFF O	R DEFENDANT) DATE

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

Ramey & Flock, 100 East Ferguson Suite 500, Tyler, Texas, 75702; Phone (903) 597-3301

ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

Eric H. Findlay, Esq. 🔑



¹ If action is pending in district other than district of issuance, state district under case number.

	PROOF OF SERVICE	
DATE	PLACE	
served 5-25-06		
SERVED ON (PRINT NAME)	MANNER OF SERVICE	
Edward Naidich	e-mail	
SERVED BY (PRINT NAME)	TITLE	
Nicole Isom	Paralegal	
DEC	CLARATION OF SERVER U	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

<u>5-25-06</u>

SIGNATURE OF SERVER

ADDRESS OF SERVER

ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf; and Morrison Computer Company, MCC Development Ltd., and the officers, employees, counsel, agents, consultants, and representatives of those companies.
- 2. As used herein, "the BIAX Patents" shall mean U.S. Patent Nos. 4,847,755, 5,021,945; 5,517,628; and 6,253,313 and any patent application(s) leading thereto, including without limitation any parent application(s), grandparent application(s), etc., and any application(s) (including published and unpublished, pending or abandoned applications) from or through which the patents claim priority.
- 3. The terms "person" and "persons refer to both natural persons and entities, such as organizations, firms, corporations, and other legal entities. The acts "of" a person are defined to include the acts of directors, officers, owners, members, employees, agents or attorneys acting on the person's behalf.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts,

financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. The term "thing" means any physical specimen or other tangible item other than a document.
 - 6. The use of the singular form of any word includes the plural and vise versa.
- 7. The term "Prior Art" includes all documents and activities that constitute, describe, or refer to the subject matter claimed in each of the BIAX Patents prior to their respective filing dates or any reference, subject matter, event or other matter under 35 U.S.C. §102 and/or 103.
- 8. The term "communication" means any transmittal of information (in the form of facts, ideas, inquiries or otherwise), and a document request for "communications" includes correspondence, telexes, facsimile transmission, telecopies, electronic mail, all attachments and enclosure thereto, recordings in any medium or oral communications, telephone logs, message logs, and notes and memoranda concerning written or oral communications, and any translations thereof.

- 9. The terms "and," "or," and "and/or" shall be construed in the conjunctive or disjunctive, whichever makes the request more inclusive.
- 10. Requests seeking information "relating to" a particular subject shall be construed in its most-inclusive sense, and shall be considered a request that you produce documents that relate to, refer to, discuss, summarize, reflect, constitute, contain, embody, pertain to, mention, consist of, comprise, show, comment on, evidence, describe, or in any other way concern the subject matter.

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

- 1. All documents or things relating to BIAX.
- 2. All documents and thing relating to any of the BIAX Patents and the claimed inventions.
 - 3. All documents and things relating to the alleged inventions of the BIAX Patents.
 - 4. All communications between you and BIAX.

- 5. All communications between you and the other named inventors of the BIAX Patents.
- 6. All documents and things relating to any evaluation, analysis, or opinion made by any Person regarding the novelty, patentability, validity, enforceability, scope, or infringement of the BIAX Patents.
- 7. All documents and things relating to any products that allegedly infringe or are covered by the BIAX Patents.
- 8. All documents and things relating to the preparation, decision to file, filing and prosecution of the BIAX Patents and any counterparts thereof, including without limitation: all documents that provided any part of the basis for the preparation of the application; all documents relating to communications between you and any other employee or any patent agent or attorney; all drafts of the applications or any papers filed during prosecution; and all drawings prepare in connection with the applications.
- 9. All documents and things relating to the design, development, implementation, or testing of the BIAX Patents and its claimed inventions.
 - 10. All documents and things relating to any Prior Art to the BIAX Patents.
- 11. All documents and things relating to the pending litigation BIAX Corporation v.

 Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern

 District of Texas.
- 12. All documents and things relating to any communications concerning the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.

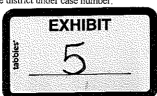
- 13. All documents and things relating to the BIAX Patents and their claimed inventions that were received by you, were created by you, or were created on your behalf in your work for BIAX.
 - 14. All documents and things relating to the TDA architecture.
 - 15. All documents and things relating to the TOLL software.
- 16. All documents and things relating to any valuation made by any Person of the BIAX Patents.
- 17. All documents and things relating to any funding, financing or investing by your or any other person in BIAX.
- 18. All documents and things relating to any presentations made to potential investors in BIAX.
- 19. All documents and things relating to any communications between you and BIAX since you left employment of BIAX.
- 20. All contracts and agreements, including consulting agreements, between you and BIAX.
 - 21. A copy of all versions of your resume.
 - 22. All documents authored by you relating to the subject matter of the BIAX Patents.
- 23. All documents and things produced to any party in connection with BIAX Corporation v. Apple Computer, Inc., International Business Machines Corporation, and Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems, Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the United States International Trade Commission, Washington, D.C.

S AO88	(Rev.	1/94)	Subpoena	in a	Civil.	Case

Issued by the

UNITED ST	ATES DISTRI	CT COURT
Eastern	DISTRICT OF	Texas
BIAX CORPORATION V.	SU	BPOENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Ca	se Number: 1 2:05-cv-184 (TJW)
TO: Frederick G. Gluck 2845 Links Drive Boulder, Colorado 80301		
☐ YOU ARE COMMANDED to appear in the Untestify in the above case.	ited States District cou	art at the place, date, and time specified below to
PLACE OF TESTIMONY		COURTROOM
The state of the particle of the state of	و در در در المعالمين و المعالمين المعالمين المعالمين المعالمين المعالمين المعالمين المعالمين المعالمين المعالمين	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	e, date, and time speci	fied below to testify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
YOU ARE COMMANDED to produce and perm place, date, and time specified below (list docum See Exhibit A	it inspection and copy tents or objects):	ing of the following documents or objects at the
PLACE Ramey & Flock	· · · · · · · · · · · · · · · · · · ·	DATE AND TIME
100 East Ferguson Suite 500, Tyler, Texas 757		6/12/2006 5:00 pm
☐ YOU ARE COMMANDED to permit inspection	of the following prem	ises at the date and time specified below.
REMISES		DATE AND TIME
Any organization not a party to this suit that is subpoen irectors, or managing agents, or other persons who consense matters on which the person will testify. Federal Rules SSUING OFFICER'S SIGNATURE AND TIME (INDICATE IF ATTO	nt to testify on its behalf, of Civil Procedure, 30(b	and may set forth, for each person designated, b)(6).
SSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Fric H. Findlay, Esq.		
lamey & Flock, 100 East Ferguson Suite 500, Tyler,	Texas, 75702; Phone	(903) 597-3301
(See Rule 45, Federal Rules	of Civil Procedure, Parts C & D o	n next page)

¹ If action is pending in district other than district of issuance, state district under case number.



AO88 (Rev. 1/94) Subpo		
		PROOF OF SERVICE
	DATE	PLACE
SERVED	5-25-06	
SERVED ON (PRINT	NAME)	MANNER OF SERVICE
Edward	Naidich	e-mail
SERVED BY (PRINT N	NAME)	TITLE
NitoleI	50m	Paralegal
	D	ECLARATION OF SERVER 🔾

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

5.25-06

SIGNATURE OF SERVER

ADDRESS OF SERVER

Tylly, TX 7570Z

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf; and Morrison Computer Company, MCC Development Ltd., and the officers, employees, counsel, agents, consultants, and representatives of those companies.
- 2. As used herein, "the BIAX Patents" shall mean U.S. Patent Nos. 4,847,755, 5,021,945; 5,517,628; and 6,253,313 and any patent application(s) leading thereto, including without limitation any parent application(s), grandparent application(s), etc., and any application(s) (including published and unpublished, pending or abandoned applications) from or through which the patents claim priority.
- 3. The terms "person" and "persons refer to both natural persons and entities, such as organizations, firms, corporations, and other legal entities. The acts "of" a person are defined to include the acts of directors, officers, owners, members, employees, agents or attorneys acting on the person's behalf.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts,

financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. The term "thing" means any physical specimen or other tangible item other than a document.
 - 6. The use of the singular form of any word includes the plural and vise versa.
- 7. The term "Prior Art" includes all documents and activities that constitute, describe, or refer to the subject matter claimed in each of the BIAX Patents prior to their respective filing dates or any reference, subject matter, event or other matter under 35 U.S.C. §102 and/or 103.
- 8. The term "communication" means any transmittal of information (in the form of facts, ideas, inquiries or otherwise), and a document request for "communications" includes correspondence, telexes, facsimile transmission, telecopies, electronic mail, all attachments and enclosure thereto, recordings in any medium or oral communications, telephone logs, message logs, and notes and memoranda concerning written or oral communications, and any translations thereof.

- 9. The terms "and," "or," and "and/or" shall be construed in the conjunctive or disjunctive, whichever makes the request more inclusive.
- 10. Requests seeking information "relating to" a particular subject shall be construed in its most-inclusive sense, and shall be considered a request that you produce documents that relate to, refer to, discuss, summarize, reflect, constitute, contain, embody, pertain to, mention, consist of, comprise, show, comment on, evidence, describe, or in any other way concern the subject matter.

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

- 1. All documents or things relating to BIAX.
- 2. All documents and thing relating to any of the BIAX Patents and the claimed inventions.
 - 3. All documents and things relating to the alleged inventions of the BIAX Patents.
 - 4. All communications between you and BIAX.

- 5. All communications between you and the other named inventors of the BIAX Patents.
- 6. All documents and things relating to any evaluation, analysis, or opinion made by any Person regarding the novelty, patentability, validity, enforceability, scope, or infringement of the BIAX Patents.
- 7. All documents and things relating to any products that allegedly infringe or are covered by the BIAX Patents.
- 8. All documents and things relating to the preparation, decision to file, filing and prosecution of the BIAX Patents and any counterparts thereof, including without limitation: all documents that provided any part of the basis for the preparation of the application; all documents relating to communications between you and any other employee or any patent agent or attorney; all drafts of the applications or any papers filed during prosecution; and all drawings prepare in connection with the applications.
- 9. All documents and things relating to the design, development, implementation, or testing of the BIAX Patents and its claimed inventions.
 - 10. All documents and things relating to any Prior Art to the BIAX Patents.
- 11. All documents and things relating to the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.
- 12. All documents and things relating to any communications concerning the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.

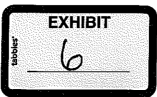
- 13. All documents and things relating to the BIAX Patents and their claimed inventions that were received by you, were created by you, or were created on your behalf in your work for BIAX.
 - 14. All documents and things relating to the TDA architecture.
 - 15. All documents and things relating to the TOLL software.
- 16. All documents and things relating to any valuation made by any Person of the BIAX Patents.
- 17. All documents and things relating to any funding, financing or investing by your or any other person in BIAX.
- 18. All documents and things relating to any presentations made to potential investors in BIAX.
- 19. All documents and things relating to any communications between you and BIAX since you left employment of BIAX.
- 20. All contracts and agreements, including consulting agreements, between you and BIAX.
 - 21. A copy of all versions of your resume.
 - 22. All documents authored by you relating to the subject matter of the BIAX Patents.
- 23. All documents and things produced to any party in connection with BIAX Corporation v. Apple Computer, Inc., International Business Machines Corporation, and Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems, Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the United States International Trade Commission, Washington, D.C.

AO88 (Rev. 1/94) Subpoena in a Civil Case

Issued by the United States District Court

United States	S DISTRICT COURT
Eastern DIST	TRICT OF Texas
BIAX CORPORATION V_{\cdot}	SUBPOENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Case Number: ¹ 2:05-cv-184 (TJW)
TO: Raymond Livingstone 6 Sheldrake Lane Palm Beach Gardens, Florida 33418	
☐ YOU ARE COMMANDED to appear in the United Statestify in the above case.	tes District court at the place, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, in the above case.	and time specified below to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit insperplace, date, and time specified below (list documents or See Exhibit A	ection and copying of the following documents or objects at the objects):
PLACE Ramey & Flock	DATE AND TIME
100 East Ferguson Suite 500, Tyler, Texas 75702	6/12/2006 5:00 pm
☐ YOU ARE COMMANDED to permit inspection of the	following premises at the date and time specified below.
REMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for lirectors, or managing agents, or other persons who consent to tes he matters on which the person will testify. Federal Rules of Civissium opposers signature and this (Indicate if attorney in the contract of the contract	tify on its behalf, and may set forth, for each person designated, 1 Procedure, 30(b)(6). OR PLAINTIFF OR DEFENDANT) DATE
SSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER	May 22, 2006
Fric H. Findlay, Esq. Ramey & Flock, 100 East Ferguson Suite 500, Tyler, Texas,	75702; Phone (903) 597-3301
(See Pula 45 Redeval Pulas of Civil E	rocedure Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.



•	P	ROOF OF SERVICE	
	DATE	PLACE	
SERVED	5-25-06		
SERVED ON (PRINT NA	AME)	MANNER OF SERVICE	
Eduand N	aidich	e-mail	
SERVED BY (PRINT NA	ME)	TITLE	
NicorJ	Som	Parallosal	
	DECL	ARATION OF SERVER	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

5-25-06

SIGNATURE OF SERVER

DODRESS OF SERVER TO TOO TOO

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf; and Morrison Computer Company, MCC Development Ltd., and the officers, employees, counsel, agents, consultants, and representatives of those companies.
- 2. As used herein, "the BIAX Patents" shall mean U.S. Patent Nos. 4,847,755, 5,021,945; 5,517,628; and 6,253,313 and any patent application(s) leading thereto, including without limitation any parent application(s), grandparent application(s), etc., and any application(s) (including published and unpublished, pending or abandoned applications) from or through which the patents claim priority.
- 3. The terms "person" and "persons refer to both natural persons and entities, such as organizations, firms, corporations, and other legal entities. The acts "of" a person are defined to include the acts of directors, officers, owners, members, employees, agents or attorneys acting on the person's behalf.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts,

financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. The term "thing" means any physical specimen or other tangible item other than a document.
 - 6. The use of the singular form of any word includes the plural and vise versa.
- 7. The term "Prior Art" includes all documents and activities that constitute, describe, or refer to the subject matter claimed in each of the BIAX Patents prior to their respective filing dates or any reference, subject matter, event or other matter under 35 U.S.C. \$102 and/or 103.
- 8. The term "communication" means any transmittal of information (in the form of facts, ideas, inquiries or otherwise), and a document request for "communications" includes correspondence, telexes, facsimile transmission, telecopies, electronic mail, all attachments and enclosure thereto, recordings in any medium or oral communications, telephone logs, message logs, and notes and memoranda concerning written or oral communications, and any translations thereof.

- 9. The terms "and," "or," and "and/or" shall be construed in the conjunctive or disjunctive, whichever makes the request more inclusive.
- 10. Requests seeking information "relating to" a particular subject shall be construed in its most-inclusive sense, and shall be considered a request that you produce documents that relate to, refer to, discuss, summarize, reflect, constitute, contain, embody, pertain to, mention, consist of, comprise, show, comment on, evidence, describe, or in any other way concern the subject matter.

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

- 1. All documents or things relating to BIAX.
- 2. All documents and thing relating to any of the BIAX Patents and the claimed inventions.
 - 3. All documents and things relating to the alleged inventions of the BIAX Patents.
 - 4. All communications between you and BIAX.

- 5. All communications between you and the named inventors of the BIAX Patents.
- 6. All documents and things relating to any evaluation, analysis, or opinion made by any Person regarding the novelty, patentability, validity, enforceability, scope, or infringement of the BIAX Patents.
- 7. All documents and things relating to any products that allegedly infringe or are covered by the BIAX Patents.
- 8. All documents and things relating to the preparation, decision to file, filing and prosecution of the BIAX Patents and any counterparts thereof, including without limitation: all documents that provided any part of the basis for the preparation of the application; all documents relating to communications between you and any other employee or any patent agent or attorney; all drafts of the applications or any papers filed during prosecution; and all drawings prepare in connection with the applications.
- 9. All documents and things relating to the design, development, implementation, or testing of the BIAX Patents and its claimed inventions.
 - 10. All documents and things relating to any Prior Art to the BIAX Patents.
- 11. All documents and things relating to the pending litigation BIAX Corporation v.

 Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern

 District of Texas.
- 12. All documents and things relating to any communications concerning the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.

- 13. All documents and things relating to the BIAX Patents and their claimed inventions that were received by you, were created by you, or were created on your behalf in your work for BIAX.
 - 14. All documents and things relating to the TDA architecture.
 - 15. All documents and things relating to the TOLL software.
- 16. All documents and things relating to any valuation made by any Person of the BIAX Patents.
- 17. All documents and things relating to any funding, financing or investing by your or any other person in BIAX.
- _____18....All documents and things relating to any presentations made to potential investors in BIAX.
- 19. All documents and things relating to any communications between you and BIAX since you left employment of BIAX.
- 20. All contracts and agreements, including consulting agreements, between you and BIAX.
 - 21. A copy of all versions of your resume.
 - 22. All documents authored by you relating to the subject matter of the BIAX Patents.
- 23. All documents and things produced to any party in connection with BIAX Corporation v. Apple Computer, Inc., International Business Machines Corporation, and Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems, Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the United States International Trade Commission, Washington, D.C.

Issued I	-
United States I	DISTRICT COURT
Eastern DISTRIC	CT OF Texas
BIAX CORPORATION V.	SUBPOENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Case Number: 1 2:05-cv-184 (TJW)
TO: Scott Livingstone 2452 Briarwood Drive Boulder, Colorado 80305	
☐ YOU ARE COMMANDED to appear in the United States I testify in the above case.	District court at the place, date, and time specified below
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and in the above case.	time specified below to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
✓ YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or objection below). See Exhibit A	
PLACE	Ivino un mon
Ramey & Flock 100 East Ferguson Suite 500, Tyler, Texas 75702	DATE AND TIME 6/12/2006 5:00 pm
☐ YOU ARE COMMANDED to permit inspection of the follo	wing premises at the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the talifectors, or managing agents, or other persons who consent to testify on the matters on which the person will testify. Federal Rules of Civil Property of the person will testify. Federal Rules of Civil Property of the person will testify.	n its behalf, and may set forth, for each person designated, cedure, 30(b)(6).
Fr Holl	May 22, 2006
SSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Eric H. Findlay, Esq.	,
Ramey & Flock, 199 Éast Ferguson Suite 500, Tyler, Texas, 757	U2; Phone (903) 597-3301 re, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.



		PROOF OF SERVICE	
	DATE	PLACE	
SERVED	5-25-06		
SERVED ON (PRINT		MANNER OF SERVICE	
Edward	Naidich	e-mail	
SERVED BY (PRINT)	IAME)	TITLE	
Vicole.	Isom	Paralegal	
-	DE	CLARATION OF SERVER	

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

5-25-06

SIGNATURE OF SERVER

ADDRESS OF SERVER TX 75702

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf; and Morrison Computer Company, MCC Development Ltd., and the officers, employees, counsel, agents, consultants, and representatives of those companies.
- 2. As used herein, "the BIAX Patents" shall mean U.S. Patent Nos. 4,847,755, 5,021,945; 5,517,628; and 6,253,313 and any patent application(s) leading thereto, including without limitation any parent application(s), grandparent application(s), etc., and any application(s) (including published and unpublished, pending or abandoned applications) from or through which the patents claim priority.
- 3. The terms "person" and "persons refer to both natural persons and entities, such as organizations, firms, corporations, and other legal entities. The acts "of" a person are defined to include the acts of directors, officers, owners, members, employees, agents or attorneys acting on the person's behalf.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts,

financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. The term "thing" means any physical specimen or other tangible item other than a document.
 - 6. The use of the singular form of any word includes the plural and vise versa.
- 7. The term "Prior Art" includes all documents and activities that constitute, describe, or refer to the subject matter claimed in each of the BIAX Patents prior to their respective filing dates or any reference, subject matter, event or other matter under 35 U.S.C. §102 and/or 103.
- 8. The term "communication" means any transmittal of information (in the form of facts, ideas, inquiries or otherwise), and a document request for "communications" includes correspondence, telexes, facsimile transmission, telecopies, electronic mail, all attachments and enclosure thereto, recordings in any medium or oral communications, telephone logs, message logs, and notes and memoranda concerning written or oral communications, and any translations thereof.

- 9. The terms "and," "or," and "and/or" shall be construed in the conjunctive or disjunctive, whichever makes the request more inclusive.
- 10. Requests seeking information "relating to" a particular subject shall be construed in its most-inclusive sense, and shall be considered a request that you produce documents that relate to, refer to, discuss, summarize, reflect, constitute, contain, embody, pertain to, mention, consist of, comprise, show, comment on, evidence, describe, or in any other way concern the subject matter.

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

- 1. All documents or things relating to BIAX.
- 2. All documents and thing relating to any of the BIAX Patents and the claimed inventions.
 - 3. All documents and things relating to the alleged inventions of the BIAX Patents.
 - 4. All communications between you and BIAX.

- 5. All communications between you and the named inventors of the BIAX Patents.
- 6. All documents and things relating to any evaluation, analysis, or opinion made by any Person regarding the novelty, patentability, validity, enforceability, scope, or infringement of the BIAX Patents.
- 7. All documents and things relating to any products that allegedly infringe or are covered by the BIAX Patents.
- 8. All documents and things relating to the preparation, decision to file, filing and prosecution of the BIAX Patents and any counterparts thereof, including without limitation: all documents that provided any part of the basis for the preparation of the application; all documents relating to communications between you and any other employee or any patent agent or attorney; all drafts of the applications or any papers filed during prosecution; and all drawings prepare in connection with the applications.
- 9. All documents and things relating to the design, development, implementation, or testing of the BIAX Patents and its claimed inventions.
 - 10. All documents and things relating to any Prior Art to the BIAX Patents.
- 11. All documents and things relating to the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.
- 12. All documents and things relating to any communications concerning the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.

- 13. All documents and things relating to the BIAX Patents and their claimed inventions that were received by you, were created by you, or were created on your behalf in your work for BIAX.
 - 14. All documents and things relating to the TDA architecture.
 - 15. All documents and things relating to the TOLL software.
- 16. All documents and things relating to any valuation made by any Person of the BIAX Patents.
- 17. All documents and things relating to any funding, financing or investing by your or any other person in BIAX.
- in BIAX.
- 19. All documents and things relating to any communications between you and BIAX since you left employment of BIAX.
- 20. All contracts and agreements, including consulting agreements, between you and BIAX.
 - 21. A copy of all versions of your resume.
 - 22. All documents authored by you relating to the subject matter of the BIAX Patents.
- 23. All documents and things produced to any party in connection with BIAX Corporation v. Apple Computer, Inc., International Business Machines Corporation, and Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems, Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the United States International Trade Commission, Washington, D.C.

Llauren Ca	Issued by the	COT CONTRA
	ATES DISTRI	
Eastern	DISTRICT OF	Texas
BIAX CORPORATION V.	SU	BPOENA IN A CIVIL CASE
INTEL CORPORATION and ANALOG DEVICES	Ca	se Number: 1 2:05-cv-184 (TJW)
TO: Gordon E. Morrison 7417 No. Park Avenue Gladstone, Missouri 64118		
☐ YOU ARE COMMANDED to appear in the Un testify in the above case.	ited States District cou	art at the place, date, and time specified below
PLACE OF TESTIMONY		COURTROOM
en e		DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place in the above case.	e, date, and time speci	fied below to testify at the taking of a depositio
PLACE OF DEPOSITION	, a M.	DATE AND TIME
YOU ARE COMMANDED to produce and perm place, date, and time specified below (list docum See Exhibit A		ing of the following documents or objects at th
PLACE Ramey & Flock 100 East Ferguson Suite 500, Tyler, Texas 757	702	DATE AND TIME 6/12/2006 5:00 pm
YOU ARE COMMANDED to permit inspection	of the following prem	nises at the date and time specified below.
REMISES	1/4 dans	DATE AND TIME
Any organization not a party to this suit that is subpoen irectors, or managing agents, or other persons who conserne matters on which the person will testify. Federal Rules	nt to testify on its behalf	, and may set forth, for each person designated,

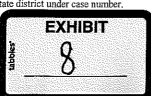
(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state <u>district under case number</u>.

Ramey & Flock, 100 East Ferguson Suite 500, Tyler, Texas, 75702; Phone (903) 597-3301

ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

Eric H. Findlay, Esq.



AO88 (Rev. 1/94) Subr	oena in a Civil Case		
		PROOF OF SERVICE	
	DATE	PLACE	
SERVED	5-25-06		
SERVED ON (PRINT	,	MANNER OF SERVICE	
Edward	Naidich	e-mail	
SERVED BY (PRINT)	NAME)	TITLE	
Nicole	Isom	Paralegal	

DECLARATION OF SERVER

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

5-25-0b

SIGNATURE OF SERVER

ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand,
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the mmmdemanding party to contest the claim.

Exhibit A

Definitions

- 1. As used herein "BIAX" shall mean BIAX Corporation, and all of its corporate parents, corporate predecessors and past or present subsidiaries, affiliates, divisions, departments, officers, directors, principals, agents, employees, attorneys, and other persons acting on its behalf; and Morrison Computer Company, MCC Development Ltd., and the officers, employees, counsel, agents, consultants, and representatives of those companies.
- 2. As used herein, "the BIAX Patents" shall mean U.S. Patent Nos. 4,847,755, 5,021,945; 5,517,628; and 6,253,313 and any patent application(s) leading thereto, including without limitation any parent application(s), grandparent application(s), etc., and any application(s) (including published and unpublished, pending or abandoned applications) from or through which the patents claim priority.
- 3. The terms "person" and "persons refer to both natural persons and entities, such as organizations, firms, corporations, and other legal entities. The acts "of" a person are defined to include the acts of directors, officers, owners, members, employees, agents or attorneys acting on the person's behalf.
- 4. As used herein, "document" shall have the full meaning ascribed to it by the Federal Rules of Civil Procedure and includes the original and every non-identical copy, reproduction, draft, or translation in your possession, custody, or control, and further is used in a broad sense to refer to any tangible object that contains, conveys, or records information. The term includes, without limitation, any of the items on the following representative list: correspondence, e-mail, internal company communications, telegrams, cables, summaries or records of conversations, summaries of interviews or investigations, minutes or records of meetings, books, articles, newspapers, ledger books, books of accounts, invoices, receipts,

financial statements, tax returns, memoranda, reports, opinions or reports of consultants or counsel, maps, charts, labels, artwork, photographs, drawings, blueprints, schematics, sketches, tracings, graphs, films, videotapes, microfilm, tape recordings, phone records, contracts, subcontracts, proposals, requests for proposals, solicitations, competitor analyses, agreements, assignments, licenses, advertisements, promotional literature, sales literature, trade letters, press releases, drafts and revisions of drafts, notes, work papers, diaries, notebooks, data compilations, punch cards, magnetic or optical media, hard or floppy disks, magnetic tape, ROMs, PROMs, EPROMs, printouts and microfiche. Any original or copy of a document containing thereon or having attached thereto any alterations, notes comments, or other material not included in the first document shall be deemed a separate document.

- 5. The term "thing" means any physical specimen or other tangible item other than a document.
 - 6. The use of the singular form of any word includes the plural and vise versa.
- 7. The term "Prior Art" includes all documents and activities that constitute, describe, or refer to the subject matter claimed in each of the BIAX Patents prior to their respective filing dates or any reference, subject matter, event or other matter under 35 U.S.C. §102 and/or 103.
- 8. The term "communication" means any transmittal of information (in the form of facts, ideas, inquiries or otherwise), and a document request for "communications" includes correspondence, telexes, facsimile transmission, telecopies, electronic mail, all attachments and enclosure thereto, recordings in any medium or oral communications, telephone logs, message logs, and notes and memoranda concerning written or oral communications, and any translations thereof.

- 9. The terms "and," "or," and "and/or" shall be construed in the conjunctive or disjunctive, whichever makes the request more inclusive.
- 10. Requests seeking information "relating to" a particular subject shall be construed in its most-inclusive sense, and shall be considered a request that you produce documents that relate to, refer to, discuss, summarize, reflect, constitute, contain, embody, pertain to, mention, consist of, comprise, show, comment on, evidence, describe, or in any other way concern the subject matter.

Instructions

The following instructions apply to each request contained herein.

- 1. These requests seek production of all responsive documents in your possession, custody or control, including, without limitation, all responsive documents maintained by you, or any attorney, any accountants, or any other custodian or agent who will provide the documents to you upon your request.
- 2. If a document is no longer in your possession, custody or control, other than in the ordinary course state: its date, author(s), recipient(s), subject matter, when such document was most recently in your possession, custody or control and what disposition was made of it, and the person, organization or entity presently in possession, custody or control of such document. If a document has been lost or destroyed, in addition to the foregoing, identify the date of destruction, the person who destroyed the document, the person who directed that the document be destroyed, and state the reason for its destruction.
- 3. Each request for documents contemplates production of the documents in their entirety. If a document responsive to any request herein cannot be produced in full, it shall be produced to the extent possible, with an explanation as to why production of the remainder is not possible.

- 4. Documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond to the particular request(s) to which they are responsive.
- 5. If any document called for by the requests set forth herein is withheld from production on a claim of privilege or work product immunity, produce so much of the document as to which you do not claim privilege or work product immunity, and state separately for each document or part of a document withheld: (i) the type of document; (ii) the name of its author or authors; (iii) the name of each recipient and each person to whom a copy or copies were furnished or shown; (iv) the date of the document; (v) the title and general subject matter; and (vi) the nature of the privilege or work product immunity claimed.
- 6. Each request for documents is continuing in nature. If, after responding to the requests herein, you acquire, obtain or become aware of further documents responsive to any request, or if any additional documents come into existence up to and including the time of trial, such documents shall be produced promptly in accordance with the Federal Rules of Civil Procedure.
- 7. Each paragraph, subparagraph, clause and word herein shall be construed independently and not by reference to any other paragraph, subparagraph, clause or word herein for purposes of limitation.

Document Requests

- 1. All documents or things relating to BIAX.
- 2. All documents and thing relating to any of the BIAX Patents and the claimed inventions.
 - 3. All documents and things relating to the alleged inventions of the BIAX Patents.
 - 4. All communications between you and BIAX.

- 5. All communications between you and the other named inventors of the BIAX Patents.
- 6. All documents and things relating to any evaluation, analysis, or opinion made by any Person regarding the novelty, patentability, validity, enforceability, scope, or infringement of the BIAX Patents.
- 7. All documents and things relating to any products that allegedly infringe or are covered by the BIAX Patents.
- 8. All documents and things relating to the preparation, decision to file, filing and prosecution of the BIAX Patents and any counterparts thereof, including without limitation: all documents that provided any part of the basis for the preparation of the application; all documents relating to communications between you and any other employee or any patent agent or attorney; all drafts of the applications or any papers filed during prosecution; and all drawings prepare in connection with the applications.
- 9. All documents and things relating to the design, development, implementation, or testing of the BIAX Patents and its claimed inventions.
 - 10. All documents and things relating to any Prior Art to the BIAX Patents.
- 11. All documents and things relating to the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.
- 12. All documents and things relating to any communications concerning the pending litigation BIAX Corporation v. Intel Corporation and Analog Devices, Inc., Case number 2-05 CV-184 (TJW) in the Eastern District of Texas.

- 13. All documents and things relating to the BIAX Patents and their claimed inventions that were received by you, were created by you, or were created on your behalf in your work for BIAX.
 - 14. All documents and things relating to the TDA architecture.
 - 15. All documents and things relating to the TOLL software.
- 16. All documents and things relating to any valuation made by any Person of the BIAX Patents.
- 17. All documents and things relating to any funding, financing or investing by your or any other person in BIAX.
- in BIAX.
- 19. All documents and things relating to any communications between you and BIAX since you left employment of BIAX.
- 20. All contracts and agreements, including consulting agreements, between you and BIAX.
 - 21. A copy of all versions of your resume.
 - 22. All documents authored by you relating to the subject matter of the BIAX Patents.
- 23. All documents and things produced to any party in connection with BIAX Corporation v. Apple Computer, Inc., International Business Machines Corporation, and Motorola, Inc., C.A. No. 01-601-KAJ in the United States District Court for the District of Delaware, and/or In the Matter of Certain Digital Processors and Digital Processing Systems, Components Thereof, and Products Containing Same, Investigation No. 337-TA-529 in the United States International Trade Commission, Washington, D.C.